

UNITED STATES DISTRICT COURT  
DISTRICT OF NEVADA

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UNITED STATES OF AMERICA,

Plaintiff,

vs.

LEROY ROOSEVELT MACK,

Defendant.

Case No. 2:00-CR-00076-PMP

**ORDER**

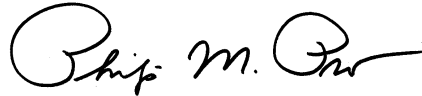
Before the Court for consideration are the following twelve (12) motions filed *pro se* by Defendant Leroy Mack on April 16 and April 17, 2014: Motion for Immediate Halfway House (Doc. # 384); Motion for Immediate House Arrest (Doc. #385); Motion to Vacate Judgment on Revocation of Probation/SR (Doc. #386); Motion to Vacate Supervised Release (Doc. #387); Motion for Emergency Detention Hearing (Doc. #388); Motion for Lie Detector Test Conducted on P.O. (Doc. #389); Motion to Vacate on Abuse of Authority and Misconduct of P.O. Eric Christiane (Doc. #390); Motion for Oral Arguments (Doc. #392); Motion for Attorney of Record Monique Kirtley to Resubmit "All" Submitted Motions by Petitioner (Doc. # 395); Motion to Dismiss Revocation Sentencing Based on Selective & Vindictive (sic) Sentencing (Doc. # 396); Motion to Dismiss Revocation Sentencing Based on Hardship (Doc. #397); and Motion for A.U.S.A. to Respond to All Submitted Motions in a Timely Fashion (Doc. #398).

Defendant Mack is represented by counsel, to wit: Assistant Federal Public

1 Defender Monique Kirtley. Therefore, motions such as those above filed *pro se* by  
2 Defendant Mack are not cognizable.

3 **IT IS THEREFORE ORDERED** that each of the foregoing Motions are  
4 hereby DENIED.

5 DATED: April 24, 2014.

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7 PHILIP M. PRO  
8 United States District Judge  
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